The Honorable Marsha J. Pechman 1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 IN RE WASHINGTON MUTUAL 10 Master Case No. C09-037 MJP MORTGAGE BACKED SECURITIES 11 LITIGATION, [Consolidated with: Case Nos. 12 This Document Relates to: ALL CASES CV09-0134 MJP, CV09-0137 MJP, and CV09-01557 MJP] 13 14 PRAECIPE TO DEFENDANTS' **OPPOSITION TO PLAINTIFFS' MOTION** 15 FOR CLASS CERTIFICATION 16 17 18 19 20 21 22 23 24 25 26 27 28 Praecipe to Defendants' Opposition to Plaintiffs' Motion HILLIS CLARK MARTIN & PETERSON P.S. 1221 Second Avenue, Suite 500 for Class Certification: (CV09-037 MJP) Seattle, Washington 98101-2925 Telephone: (206) 623-1745

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1 Defendants' Opposition to Plaintiffs' Motion for Class Certification (Dkt. No. 252) contained 2 the following sentences on page 6, lines 21-23: 3 In October 2007, Lead Plaintiff Doral purchased 70,000,000 certificates of the 4 2006 AR-18 Offering in senior tranche 2A1 at \$98.972656 per certificate, for a total of approximately \$6.4 billion. 5 The first sentence should be amended to read as follows: 6 7 According to its supplemental interrogatory responses, in October 2007, Lead Plaintiff Doral purchased 70,000,000 certificates of the 2006 AR-18 Offering in 8 senior tranche 2A1 at \$98.972656 per certificate. 9 This edit is necessary to conform to the only figures provided by Lead Plaintiff Doral Bank 10 of Puerto Rico in its Supplemental Responses and Objections to Defendants' First Set of 11 Interrogatories. (See Pl. Doral Bank Puerto Rico's Suppl. Resp. and Objections to Defs.' First Set of 12 13 Interrogs. at 7-8 (filed in Decl. of Jee Young You In Support of Pls.' Mot. for Class Cert., Ex. N 14 (Dkt. No. 251)).) Counsel for Doral has confirmed that it believes the underlying figures in its 15 Supplemental Interrogatory Responses are correct. 16 17 18 19 20 21 22 23 24 25 26 27 28

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